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SIMLA, SATURDAY, JUNE 3, 1950

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Simla-4, the 24th May 1950

No. A. 5-86/48.—In exercise of the powers vested in me under S.R. 208 read with S. No. 56 of Appendix 13 of Fundamental and Supplementary Rules, I hereby grant an extension of one month's extraordinary leave (without pay) to Shri A. S. Gilani, Director of Agriculture, Himachal Pradesh, Simla, with effect from the 17th May, 1950, Forenoon, in continuation of the one month's extraordinary leave (without pay) already granted to him with effect from the 17th April, 1950, *vide* Himachal Pradesh Government Notification of even number, dated the 26th April, 1950.

No. J. 83-24/50.—In exercise of the powers conferred upon me *vide* Government of India, Ministry of Home Affairs Notification No. 4/6/49F.I.(A), dated the 9th May, 1950 and under Rule 3 of the Registration of Foreigners Rules, 1939, I appoint the Assistant Secretary (Home & Revenue), Himachal Pradesh, Simla as the Provincial Registration Officer for Himachal Pradesh and the District Superintendents of Police as the Registration Officers for their respective Districts.

No. R-35-94/50.—In exercise of the powers under section 59 of the Punjab Excise Act, I of 1914, as applied to Himachal Pradesh, I hereby make the following amendment in the Punjab Liquor License Rules, as applied to Himachal Pradesh, under my Notification No. 7(4)-J-1-57/49, dated the 10th February, 1949, namely :—

Amendment

In sub-rule (8) of rule 39 of the said rules, the word "Hindi" shall be substituted for the word "Urdu" wherever it occurs.

The 25th May 1950

No. R.81-4/48(A-18).—In exercise of the powers under Section 3 of the Co-operative Societies Act II of 1912, as applied to Himachal Pradesh, I hereby appoint Shri Mahabir Singh, Assistant Secretary (Home and Revenue) to act as Registrar Co-operative Societies, Himachal Pradesh until further orders in addition to his other duties and to invest him with all the powers of a Registrar under the said Act.

E. P. MOON,
Chief Commissioner,
Himachal Pradesh.

Simla-4, the 25th May 1950

No. J-96-26/49.—The Chief Commissioner, Himachal Pradesh, is pleased to direct that the following

modification shall be made in Rule 5.54(2) of the Punjab Motor Vehicles Rules, 1940, as applied to Himachal Pradesh *vide* Notification No. 5-J-1-57/49, dated the 20th January, 1949

For "ROYAL MAIL" substitute "MAIL".

By order,

MAHABIR SINGH,
Assistant Secretary (Home and Revenue)
to the Chief Commissioner, Himachal Pradesh.

Simla-4, the 26th May 1950

No. (3)M-61-695/49.—Whereas at a meeting of the Municipal Committee of Chamba specially convened in this behalf on the 29th April, 1950, it was resolved by a majority of the members present to apply to the Chief Commissioner, Himachal Pradesh for the extension of the Vaccination Act, 1880, as applied to Himachal Pradesh, to the Municipality of Chamba, in the Chamba District, and whereas such application has been made accordingly, the Chief Commissioner is pleased, under section 3 of the said Act, to declare his intention of extending the said Act to the said municipality.

Any inhabitant of the said municipality who objects to such extension may, within 6 weeks of the date of this notification, send his objection in writing to the Assistant Secretary (General) to the Chief Commissioner, Himachal Pradesh, Simla-4, and it will be taken into consideration.

By order,

V. R. ANTANI,
Assistant Secretary (General),
Himachal Pradesh.

Simla-4, the 26th May 1950

No. (4)-M-61-695/49.—Whereas at a meeting of the Notified Area Committee of Jogindar Nagar specially convened in this behalf on the 19th March, 1950, it was resolved by a majority of the members present to apply to the Chief Commissioner, Himachal Pradesh for the extension of the Vaccination Act, 1880, as applied to Himachal Pradesh, to the Notified Area Committee of Jogindar Nagar, in the Mandi District, and whereas such application has been made accordingly, the Chief Commissioner is pleased, under section 3 of the said Act, to declare his intention of extending the said Act to the said Notified Area Committee.

Any inhabitant of the said Notified Area Committee who objects to such extension may, within 6 weeks of the date of this notification, send his objection in writing to the Assistant Secretary (General) to the Chief

Commissioner, Himachal Pradesh, Simla-4, and it will be taken into consideration.

By order,
V. R. ANTANI,
Assistant Secretary (General),
Himachal Pradesh.

Simla-4, the 26th May 1950

No. (5)-M-61-695/49.—Whereas at a meeting of the Notified Area Committee of Solan specially convened in this behalf on the 14th April, 1950, it was resolved by a majority of the members present to apply to the Chief Commissioner, Himachal Pradesh for the extension of the Vaccination Act, 1880 as applied to Himachal Pradesh, to the Notified Area Committee of Solan, in the Mahasu District and whereas such application has been made accordingly, the Chief Commissioner is pleased, under section 3 of the said Act, to declare his intention of extending the said Act to the said Notified Area Committee.

Any inhabitant of the said Notified Area Committee who objects to such extension may, within 6 weeks of the date of this notification, send his objection in writing to the Assistant Secretary (General) to the Chief Commissioner, Himachal Pradesh, Simla-4, and it will be taken into consideration.

By order,
V. R. ANTANI,
Assistant Secretary (General),
Himachal Pradesh.

Simla-4, the 26th May 1950

No. (6)-M-61-695/49.—Whereas at a meeting of the Notified Area Committee of Arki specially convened in this behalf on the 3rd April, 1950, it was resolved by a majority of the members present to apply to the Chief Commissioner, Himachal Pradesh, for the extension of the Vaccination Act, 1880, as applied to Himachal Pradesh, to the Notified Area Committee of Arki in the Mahasu District, and whereas such application has been made accordingly, the Chief Commissioner is pleased, under section 3 of the said Act, to declare his intention of extending the said Act to the said Notified Area Committee.

Any inhabitant of the said Notified Area Committee who objects to such extension may, within 6 weeks of the date of this notification, send his objection in writing to the Assistant Secretary (General) to the Chief Commissioner, Himachal Pradesh, Simla-4, and it will be taken into consideration.

By order,
V. R. ANTANI,
Assistant Secretary (General),
Himachal Pradesh.

Simla-4, the 27th May 1950

No. 2(L)-68-10/50.—In exercise of the powers conferred by Section 40 of the Punjab Laws Act, 1872, as applied to Himachal Pradesh, the Chief Commissioner is pleased to invest Shri Narain Singh and Shih Singh, Sanitary Inspectors, Nahan Municipality, with powers of police officers under section 34 of the Police Act, 1861 in respect of the undernoted offences:—

- (a) *Throwing dirt into street.*—Any person who throws or lays down any dirt, filth, rubbish or any stones or building materials, or who constructs any cowshed, stable or the like, or who causes any offensive matter to run down any house, factory, dung-heap or the like, and
- (b) *Indecent exposure of person.*—Any person who wilfully and indecently exposes his person, or any offensive deformity or disease, or

commits nuisance by easing himself, or by bathing or washing in any tank or reservoir not being a place set apart for that purpose.

2. The said Sanitary Inspectors will exercise these powers for such time as they hold their present offices.

By order,
V. R. ANTANI,
Assistant Secretary (General)
to the Chief Commissioner,
Himachal Pradesh.

ORDER

Simla-4, the 27th May 1950

No. J-47-16/48.—The Chief Commissioner is pleased to order the following transfers and postings in the Police Department:—

- (1) Thakur Jagat Singh, Officiating Superintendent of Police, Chamba is reverted to his substantive post as Deputy Superintendent of Police and is posted as Deputy Superintendent of Police (1) Mahasu District Headquarters vice Mehta Gobind Singh.
- (2) Mehta Gobind Singh, Deputy Superintendent of Police (1) Mahasu District Headquarters is promoted to officiate as Superintendent of Police and is posted to Chamba District.
- 2. Mehta Gobind Singh will move first.

By order,

MAHABIR SINGH,
Assistant Secretary (Home & Revenue)
to the Chief Commissioner, Himachal Pradesh.

CORRIGENDUM

Simla-4, the 25th May 1950

No. G-4-76/49(1).—In the Himachal Pradesh Government Notifications noted below read “for a period of 8 months with effect from the 25th January, 1950” for the words “for a period of 4 months with effect from the 25th January, 1950” :—

- 1. Notification No. G-4-76/49(I), dated 29th April, 1950.
- 2. Notification No. G-4-76/49(II), dated 29th April, 1950.
- 3. Notification No. G-4-76/49(III), dated 29th April, 1950.
- 4. Notification No. G-4-76/49(IV), dated 29th April, 1950.
- 5. Notification No. G-4-76/49(V), dated 29th April, 1950.
- 6. Notification No. G-4-76/49(VI), dated 29th April, 1950.
- 7. Notification No. G-4-76/49(VII), dated 29th April, 1950.
- 8. Notification No. G-4-76/49(VIII), dated 29th April, 1950.
- 9. Notification No. G-4-76/49(IX), dated 29th April, 1950.
- 10. Notification No. G-4-76/49(X), dated 29th April, 1950.

By order,

MAHABIR-SINGH,
Assistant Secretary (Home and Revenue),
Himachal Pradesh.

OFFICE OF THE CHIEF COMMISSIONER,
BILASPUR (SIMLA HILLS)

NOTIFICATION

Bilaspur, the 25th May 1950

No. TA(AD)16/35.—In exercise of the powers conferred by paragraph 5 of the Bilaspur (Application of Laws) Order, 1949, the Chief Commissioner is pleased to direct that the Rules framed by the Punjab Government under sections 21, 41, 65, 67, 68, 70 and 91 of the Motor Vehicles Act, 1939 entitled "The Punjab Motor Vehicles Rules, 1940" and published in the Punjab Gazette Notification No. 1099-H.G.40-12160, dated the 15th March, 1940 as amended from time to time, shall apply to Bilaspur, with immediate effect, subject to the modifications specified in the schedule hereto annexed.

SCHEDULE

Modifications

(1) Substitute the words, "date of publication in the Gazette" for words, "first day of April, 1940" in Rule 1.1(2).

(2) Substitute the words, "Chief Commissioner, Bilaspur" for the words "Government of the Punjab" in Rule 1.2(f).

(3) Substitute the word "Bilaspur" for the words "Province of the Punjab" in Rule 1.2(g).

(4) Substitute the words, "Secretary to the Chief Commissioner" for the words "Assistant Commissioners or Extra Assistant Commissioners" in Rule 2.1(2).

(5) Substitute the words, "any road in Bilaspur" for the words "roads specified in the first schedule to these rules" in Rule 2.2(2).

(6) Substitute the figure "1950" for the figure "1940" in Rule 3.1.

(7) Substitute the words and figures, "June 1950" for the words and figures, "May 1940" in Rule 3.1(2).

(8) Substitute the words, "application of the Act to Bilaspur" for the words, "Commencement of the Act" in Rule 4.24.

(9) Substitute the words, "Chief Commissioner" for the words, "one of the Financial Commissioners nominated by the Provincial Government" in Rule 4.37.

(10) Omit the words, "on the roads enumerated in the First schedule to these rules" in rule 6.18.

(11) Omit the words, "subject to the vote of the legislature" in Rule 7.17.

(12) Substitute the words, "Chief Commissioner or Commissioner" in Rules 7.23(1) and 7.23(2).

(13) Omit the First Schedule.

(14) For the second schedule, substitute the following schedule.

Registration mark.

BLP

SHRICHAND CHHABRA,
Chief Commissioner.

OFFICE OF THE CHIEF COMMISSIONER, KUTCH

NOTIFICATION

Bhuj, the 17th May 1950

No. P-377/49.—The post of "Officer on Special Duty, Kutch" has been redesignated as "Animal Husbandry Officer, Kutch", with the approval of the Government of India.

By order,

S. B. PATIL,

Secretary to the Chief Commissioner,
Kutch.

ORDERS BY THE CHIEF COMMISSIONER,
AJMER

NOTIFICATIONS

Ajmer, the 18th May 1950

No. CS/Misc-11(ii)/258.—In exercise of the powers conferred by clause (a) of Sub-section (1) of Section 4 of the Drugs (Control) Act, 1950 (Act XXVI of 1950), the Chief Commissioner, Ajmer, hereby directs that the following further amendments shall be made in the maximum retail prices specified in Column 2 in respect of the Drugs specified in Column 1 of the Schedule appended to this State Notification No. CS/Misc-11/5604, dated the 3rd October, 1949 as subsequently amended.

Amendment.

Substitute the following for the existing entries under Volkert Brothers Ltd., Bombay occurring on pages 37 and 38 of the Schedule in respect of the Drugs mentioned, namely :—

Volkert Brothers, Ltd., Bombay.

Schedule Page 37

Beflavin 'Roche'

Vitamin B 2, riboflavin, lactoflavin :

				Rs.
Tablets 10 Mg. Bottle of 20	2 11 0
Tablets 10 Mg. Bottle of 100	11 8 0
Ampoules 10 Mg. Box of 6	4 3 0
Ampoules 10 Mg. Box of 50	31 7 0

Benadon 'Roche'

Vitamin B 6, Pyridoxine :

Tablets 20 Mg. Bottle of 20	4 9 0
Tablets 20 Mg. Bottle of 100	10 15 0
Ampoules 50 Mg. Box of 6	4 14 0
Ampoules 50 Mg. Box of 50	36 13 0

Benerva 'Roche'

Vitamin B 1, aneurine, thiamine :

Tablets 3 Mg. Bottle of 20	1 0 0
Tablets 3 Mg. Bottle of 500	12 8 0
Tablets 5 Mg. Bottle of 500	18 0 0
Tablets 5 Mg. Bottle of 100	4 0 0

Schedule page 38.

Benicot 'Roche'

Nicotinamide—Pellagra—Preventing factor :

Tablets 100 Mg. Bottle of 100	6 0 0
Ampoules 100 Mg. Box of 6	2 0 0
Ampoules 100 Mg. Box of 50	14 0 0

Epanthen 'Roche'

Panthenol Pantothenic acid preparation :

Tablets 25 Mg. Bottle of 20	2 9 0
Tablets 25 Mg. Bottle of 100	11 1 0
Ampoules 50 Mg. Box of 6	3 9 0
Ampoules 50 Mg. Box of 50	28 3 0
Forte ampoules 500 Mg. Box of 3	5 4 0
Forte ampoules 500 Mg. Box of 25	39 10 0
Solution 5% Bottle of 50 cc.	3 10 0
Solution 5% Bottle of 1000 cc.	51 11 0
Ointment 5% Tubes of 30 Gm.	3 12 0
Ointment 5% Tubes of 180 Gm.	19 8 0

Ephynel 'Roche'

Vitamin E, dl-alpha-tocopherol :

Ampoules 30 Mg. Box of 6	5 8 0
Ampoules 30 Mg. Box of 50	39 11 0

This notification shall come into force immediately.

By order,

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
State of Ajmer.

Ajmer, the 19th May 1950

No. 22/1/50-Genl.—It is hereby certified that the Certificate of Approval granted to M/s Beharilal Shyamsunderlal & Company of Nasirabad, in this Administration Notification No. 1218/5-C.C./31, dated the 7th September, 1936 has been further renewed with effect from 1st January, 1950.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December, 1950.

By order,

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 19th May 1950

Ajmer, the 19th May 1950

No. 22/1/50-Genl-II.—The Chief Commissioner hereby cancels the Certificate of Approval granted to Shri Vishnu Kumar son of Ram Ratan of Jodhpur, Proprietor, M/s. Lakhanpal Jodhpuria & Bros. Chandranagar, P.O. Bandanwara in this Administration Notification No. A/25-1-IV, at the request of the Certificate holder, himself.

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
Ajmer.

By order,

No. 22/1/50-Genl-II.—The Chief Commissioner hereby rejects the application of M/s. Chaturam Horilram Ltd., of Kodanna (Bihar) for the renewal of the Certificate of Approval granted to them in this Administration Notification No. 173-A/37, dated the 16th February, 1938.

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 19th May 1950

Ajmer, the 19th May 1950

No. 22/1/50-Genl.—The Chief Commissioner hereby directs that the words "unconnected with gems" occurring in this Administration Notification No. A/25-1-III, dated the 25th July, 1946, relating to the grant of a Certificate of Approval to Choudhry Sumermal of Ajmer shall be deleted.

By order,

A. N. LAL,
Assistant Secretary to the Chief Commissioner,
Ajmer.

By order,

No. 22/1/50-Genl-II.—The Chief Commissioner hereby rejects the application dated the 30th March 1950 of Seth Ramrichpal Shriya for the renewal of the Certificate of Approval granted to him in this Administration Notification No. 192/173/A/37, dated the 22nd February 1939.

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 19th May 1950

Ajmer, the 19th May 1950

No. 8/48/48-LSG-II.—Pandit Onkar Nath Sharma, Labour Officer, Ajmer, was appointed to hold charge of the duties of Supervisor, Agricultural Labour Enquiry, Ajmer, under the Ministry of Labour, Government of India, in addition to his duties as Labour Officer, Ajmer with effect from the 15th March 1950.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer.

By order,

No. 22/1/50-Genl-III.—The Chief Commissioner hereby directs that the words "unconnected with gems" occurring in this Administration Notification No. G/4-1-IV, dated the 27th September 1948, relating to the grant of a Certificate of Approval, to the Mica Minerals Ltd., of Bombay shall be deleted.

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
Ajmer.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending
19th May 1950

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 302 LBS. EACH).					District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 19	During the corresponding period last year.	5	
1	2	3	4	5	6	
State of Ajmer	Nil	6.52	14,247.46	12,953.66		

GAURI SHANKER,
Superintendent,
for Deputy Commissioner, Ajmer-Merwara

OFFICE OF THE CHIEF COMMISSIONERS, DELHI

NOTIFICATIONS

Delhi, the 20th May 1950

No. F.13(17)/50-R&R.—Mrs. Achamma John Matthai resumed charge of the office of Honorary Director, Delhi, Provincial Women's Section, New Delhi, on the forenoon of the 1st March 1949, relieving Shrimati Rameshwari Nehru as Honorary Director, Women's Section in the Government of India, Ministry of Rehabilitation, New Delhi.

By order,

GOVIND H. SETH,
Secretary (Relief and Rehabilitation)
to the Chief Commissioner, Delhi.

Delhi, the 23rd May 1950

No. F.3(1)/49-Dev.—In exercise of the powers conferred under section 4 of the Bombay Co-operative Societies Act 1925 (Act VII of 1925) as extended to the State of Delhi, read with notification No. 8/1/49-Judl., dated the 21st February, 1950, of the Government of India, Ministry of Home Affairs, the Chief Commissioner of Delhi is pleased to confer upon Captain Hukam Singh Lather, Assistant Registrar, Co-operative Societies, Delhi, the powers of Registrar, under section 46 of the said Act, from the date it was extended to the State of Delhi.

By order,

GOVIND H. SETH,
Secretary (Development) to the
Chief Commissioner, Delhi.

Delhi, the 23rd May 1950

No. F.3(80)49-R&J.—The following is published for general information:—

No. 67-Genl/XIII.F.4, dated the 27th April, 1950

It is hereby notified for the information of all concerned that under section 4(b) of the Indian Bar Councils Act, 1926 (XXXVIII of 1926), the Honourable the Chief Justice and Judges of the High Court of Punjab have been pleased to nominate the following Advocates as members of the Bar Council of the High Court:—

1. Sardar Jhanda Singh, Advocate, High Court, Simla.
2. Shri Tara Chand Mathur, Advocate, Delhi.
3. Sardar Swarn Singh, Advocate, Jullundur.
4. Shri Sant Lal, Advocate, Ferozepore.

By order of the Chief Justice and Judges,

(Sd.)
Registrar,

By order,

Y. N. VARMA,
Home Secretary to the Chief Commissioner,
Delhi.

Delhi, the 25th May 1950

No. F.2(62)/50-R&J.—Under the provisions of Section 14 of the Code of Criminal Procedure, 1898, the Chief Commissioner of Delhi is pleased to confer on Lala Hanuman Pershad Gupta, the powers of a Magistrate of the First Class in regard to cases generally within the local limits of Delhi State for a further period of one year with effect from the 27th May 1950.

By order,

Y. N. VARMA.
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 25th May 1950

No. F. 18(29)/49-L.S.G.—In exercise of the powers conferred by Sub-Section (1) of Section 28 of the Indian Electricity Act, 1910, the Chief Commissioner of Delhi Province, with the consent of the Notified Area Committee, Narela, is pleased to grant sanction to Messrs. The National Electric Supply and Trading Corporation Ltd., Karol Bagh, Delhi (hereinafter called the 'Company') to engage in the business of supplying energy within the limits of the Notified Area Committee, Narela, shown as bounded by a red line on the map, signed by the Company and deposited with the Chief Commissioner, subject to provisions of the said Act and the Rules for the time being in force thereunder, and subject to the conditions specified in the schedule hereto and such other conditions and restrictions as may, from time to time, be imposed by the Chief Commissioner.

SCHEDULE

1. System of Purposes of Supply.

Sub-Clause (1).—The system of supply of energy which may be adopted for the purposes of this sanction shall be alternating current 3-phase, 4-wire, periodically 50 cycles. The pressure of supply at the consumer's terminals shall be as under:—

- (a) For general purposes, namely, lights, fans, heaters and other domestic appliances, 230 volts between each phase and neutral.
- (b) For motive power purposes and purposes other than those specified in (a) above:—400 volts between phases.

Sub-Clause (2).—The work in connection with the erection of aerial lines or any poles or apparatus, etc., in connection therewith along or across any street or road or elsewhere in the area of supply shall be carried out in accordance with the methods of construction approved in writing by the Electrical Inspector, Delhi Province, and for that purpose the Company shall previously submit to the Electrical Inspector, Delhi Province, full details and plans of such methods of construction as it proposes to adopt.

Sub-Clause (3).—The supply of energy shall not be commenced unless and until the Works have been inspected and approved in writing by the Electrical Inspector, Delhi Province.

Sub-Clause (4).—The Company shall have to supply energy daily for a total period of ten hours and the hours of the day during which the supply of energy is to be made available shall be subject to the approval of the Chief Commissioner.

Sub-Clause (5).—The Company shall within 12 months from the date of this Notification execute works to the satisfaction of the Chief Commissioner for the full supply of energy throughout the roads or streets or parts thereof, which are shown on the deposited map by red lines and are described below:—

(Describe the streets where electric mains are to be laid down within 12 months of the date of sanction.)

Clause II.—The Company shall, within six months from the date of this Notification, deposit with the Chief Commissioner a security of Rs. 2,000/- for the execution of works referred to in Sub-Clause (5) of Clause 1 above. If the security is not deposited within the period specified above, the sanction granted under this notification shall be liable to be revoked or withdrawn, and if the works, referred to in Sub-Clause (5) *ibid.*, are not completed to the satisfaction of the Chief Commissioner, within the period of 12 months, specified therein, and the supply not commenced before the expiry of that period, the security shall be liable to be forfeited at the discretion of the Chief Commissioner.

Clause III.—The generating, receiving, transmitting and distribution stations for the purposes of this sanction shall be within the area of supply.

2. Qualified men, having at least first class competency certificate, shall be employed for the generating station and on the distribution system and the

whole undertaking shall be under the charge of a fully qualified electrical engineer with previous experience of at least 5 years. The appointment of the Engineer-in-Charge shall be subject to the approval of the Chief Commissioner.

Clause IV.—The rates to be charged for the supply of energy shall be governed by the provision of the Electricity (Supply) Act, 1948, and shall not exceed the limits laid down hereunder during the currency of the sanction without the previous approval in writing of the Chief Commissioner.

(1) Where energy is not supplied through meter, a fixed rate of Rs. 2/8/- per month shall be charged for 20-watt lamp and As. -/10/- for every additional 10-watts or part thereof.

(2) Energy shall also, if required, be supplied by meter at a rate not exceeding

- (i) As. -/10/- per unit for lights and fans and As. -/5/- per unit for heating and other domestic power purposes, if connected through minus (credit) meter.
- (ii) As. -/4/- per unit for power purposes other than those mentioned in Sub-Clause (i) above, upto a monthly consumption of 2,500 units per mensem and As. -/3/- per units over 2,500 units per mensem.

The said rates being exclusive of meter rent which shall be charged as shown in Appendix "A".

(3) A minimum charge of Rs. 4/- per 2 K.W. connected load per month for general supply purposes and Rs. 5/- per month per K.W. of connected load for power purposes shall be charged exclusive of meter rent and irrespective of whether energy of that value has been consumed or not.

(4) The prices to be charged for energy supplied for public lamps shall not exceed As. -/6/- per unit without the prior approval of the Chief Commissioner. The mode of levying these charges shall, if the matter cannot be settled by agreement between the Company and the Notified Area Committee of Narela, be determined by the Chief Commissioner on the application of either party and his decision shall be binding on the parties.

(5) The charges for service lines and other miscellaneous charges which the Company is allowed to make are mentioned in Appendix "A" to this sanction.

Clause V.—Before giving connection to intending consumers the Company shall satisfy itself that wiring work has been carried out by a licensed electrical contractor and under the direct supervision of Class I Competency Certificate holder.

Clause VI.—The Company shall be bound by undermentioned provisions of the Indian Electricity Act, 1910 as amended from time to time and of the Indian Electricity Rules, 1937 as are applicable to a Licensee.

(a) Sections 9, 11(1), 12 to 26 and 42.

(b) Clauses II, III, VI, XIV to XVII of the Schedule to the Act.

Clause VII.—The sanction hereby granted may be revoked or withdrawn at any time for breach of any of the above conditions. The sanction may also be revoked by the Chief Commissioner if the Company fails to apply for a license within 12 months of the date of this sanction or for any other reasons after giving the Company at least 6 calendar months' previous notice in writing. On the revocation of the sanction by the Chief Commissioner for any cause whatsoever, the provisions of section 5 of the Indian Electricity Act, 1910, and those contained in the Fourth Schedule to the Electricity (Supply) Act, 1948 (Act 54 of 1948) will apply in so far as they may be appropriate. In case the Company ceases from any cause beyond its control to supply energy to the

public, the Company shall if so ordered by the Chief Commissioner forthwith remove all serial and other supply lines, poles and apparatus at its own expense.

Clause VIII.—(1) Purchase of energy in bulk: Should a continuous and adequate supply of energy be made available at a suitable point by any person or body willing to enter into an agreement with the Company to supply energy to him for a period not less than 7 years, at such charge that any of the limits of price to be charged by the sanction holder could, in opinion of the Chief Commissioner, be reduced below the limits fixed by this sanction or as subsequently amended, the Company shall from such date as the Chief Commissioner may fix enter into such agreement with such person and lower the rates of supply to the consumers to the extent permissible. The decision of the Chief Commissioner in this matter shall be binding.

(2) The Company shall not be entitled to claim any compensation whatsoever on account of the closing down of his generating station, if any, as a result of the decision of the Chief Commissioner under Sub-Clause (1) above.

APPENDIX "A"

Service Line.—100 ft. of service line from the distribution main, but not on the property for which requisition for supply is received, shall be laid free of charge. The charges for the rest of the service line shall be recovered at the actual cost. To cover overhead charges;

(1) Connection Fee.

Rs. a. p.

(a) For every new connection to the supply mains including the fixing of meter or meters	... 15 0 0
(b) If two or more new connections are simultaneously made from same service, the fee for each additional connection shall be	... 7 0 0

(2) Re-connection Fee.

(a) For installation which is disconnected on account of vacation of premises or non-payment of accounts or infringement of the Rules	... 2 0 0
(b) If owing to the staff of the Company being unable to obtain access to the meter, the disconnection has to be made from the main, the consumer shall have to pay	... 3 0 0

(3) Meter Rent.

(a) (i) The hire of a single phase A.C. meter per month	... 0 10 0
(ii) Hire of a polyphase meter	... 1 8 0
(b) Changing meter for want of a different capacity when necessitated, by change in the consumer's demand	... 3 0 0
(c) Changing the position of the meter board	... 4 0 0
(d) Charge for attendance of a fuserman for replacing fuses in the consumer's installation	... 1 0 0
(e) Charge for the supply and fixing of an additional meter board	... 5 0 0

(4) Testing.

(a) Testing of installations; The test and inspection prior to connection of a new installation shall be carried out free of charge, but should any further test and or inspection be found necessary owing to any fault in the installation or non-compliance with Rules, the charge for each additional test shall be	... 5 Q Q
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(b) Testing of meters :—In the case of a disputed meter no charge shall be made for testing it should the meter prove to be more than 3 per cent. fast or slow; otherwise the charge for testing it shall be 4 0 0 per meter.

The Company shall undertake to test and calibrate meters which may be the property of the consumer on payment of Rs. 4/- per meter.

Note :—The Company shall not accept any responsibility whatsoever of the satisfactory and correct running of the consumer's meter, after the owner has taken the delivery thereof subsequent to the test.

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(5) Failure of Supply : For restorating supply in cases in which the failure of supply is due to any cause other than the fault in the Company's apparatus ... 2 0 0

(6) Security deposit to be made against payment of monthly bills when required by the Company shall be as follows :—

(a) For lights, fans, heaters and other domestic power per KW applied for 10 0 0
 (b) For motive and other power for industrial and agricultural purposes per KW installed ... 20 0 0

(7) Temporary connection, if required, shall be laid within distances of 200 ft. from the supply mains on the basis of the actual cost of the service of such temporary service, but the cost thereof, less depreciation, at 7½ per month for the period of temporary use, shall be refunded on the service being dismantled by the Company.

N.B.—All charges are payable in advance.

By order,

K. K. SHARMA,
*Secretary (Local Self Government)
 to the Chief Commissioner, Delhi.*

Delhi, the 26th May 1950

No. F.4(15)/50-Dev.—Captain H. S. Lather, Assistant Registrar, Co-operative Societies, Delhi, assumed collateral charge of the office of the Dairy Development Officer, Delhi, with effect from the afternoon of the 4th April, 1950, relieving Mr. J. S. Francisco (under suspension).

By order,

GOVIND H. SETH,
*Secretary (Development)
 to the Chief Commissioner, Delhi.*

